BERRY & ASSOCIATES P.C.

OCT 15 2007

OFFICE OF PETITIONS

FACSIMILE TRANSMITTAL COVER SHEET

TO:

Office of Petitions

Commissioner for Patents

FACSIMILE NO.: 571-273-0025

FROM:

Reena Kuyper

DATE:

October 15, 2007

RE:

Serial No. 10/769,176

Attorney Docket No.: 3195.ACCESS.ASA.CON

PAGES SENT:

21 (including cover sheet)

IF ALL PAGES ARE NOT RECEIVED PLEASE CALL AT (310) 247-2860

MEMO:

The attached Letter requesting withdrawal of improper notice of abandonment was submitted on October 17, 2006. Can you please provide the status of the decision on this petition.

Thank you.

9255 Sunset Boulevard, Suite 810. Los Angeles, California 90069 (310) 247-2860; Fax (310) 247-2864 551 Madison Avenue, Suite 402, New York, New York 10022 (212) 871-5770; Fax (212) 871-5774

This communication may contain confidential or privileged information and may constitute inside information. It is intended only for the addressee. Any distribution, reading, copying, or use of this communication by anyone other than the addressee is suicity prohibited and may be unlawful. If you received this in error, please notify us immediately by telephone, and return the original communication to us at the above address by mail. You will be reimbursed for your reasonable expenses. Thank you,

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OCT 1 5 200/

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re t	he Application of:) Customer No.:	49,637
David KAMMER) Confirmation No.:	7805
Serial	No.: 10/769,176) Group Art Unit:	2682
Filed:	January 29, 2004) Examiner:	Milord, Marceau
For:	EFFICIENT SERVICE REGISTRATION FOR LEGACY APPLICATIONS IN A BLUETOOTH ENVIRONMENT) Docket No.)))	3195.PALM.PSI.CON

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

LETTER REQUESTING WITHDRAWAL OF IMPROPER NOTICE OF ABANDONMENT UNDER MPEP 711.03 AND 37 C.F.R. §1.137

REQUEST FOR RECONSIDERATION/PETITION

1.	Applicant hereby requests reconsideration, and withdrawal, of the holding of
	abandonment set forth in the notice dated October 6, 2006 (copy attached, Exhibit A), for
	failure to file a timely and proper reply to an Office Action dated March 14, 2006. The
	request is being filed promptly after receipt of such notice.

CERTIFICATE OF TRANSMISSION

I hereby certify that this paper (along wi	th any referred to as being attached o	r enclosed) is being transmitted via	Ł
facsimile ((571-273-8300) on the date sh	own below to the Commissioner for	Patents, P.O. Box 1450, Alexandri	а.
VA 22313-1450.		•	_,

00	eto	ber 17	2006	
_				

Date of Transmission

/Reena Kuyper/ Reena Kuyper

Page 1 of 2

Application No.:

10/769,176

RESPONSE TO OFFICE ACTION TIMELY SUBMITTED

2. The response for this case was mailed to the PTO, along with the appropriate transmittal form, on September 14, 2006. Copies of the transmittal papers and the Amendment and Response to Office Action, and Terminal Disclaimer as mailed are attached (Exhibit B). A stamped return postcard (Exhibit C), acknowledging receipt by the Patent Office is also attached.

FEE

3. Applicant believes that no fee is necessary at this time. However, if any fees are associated with this request, the Commissioner is authorized to charge the necessary amount from our Deposit Account No. 50-3102. Should any of the personnel handling this matter at the PTO have any questions about this submission, he or she is invited to contact the undersigned attorney to expedite resolution thereof.

Respectfully submitted,

BERRY & ASSOCIATES P.C.

Dated: October 17. 2006

9255 Sunset Blvd., Suite 810 Los Angeles, CA 90069 (310) 247-2860 By: /ReenaKuyper/
Reena Kuyper
Registration No. 33,830

Page 2 of 2

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OFFICE OF PETITIONS

EXHIBIT A

10/769,176 Applicant: David Kammer



United States Patent and Trademark Office

EXHIBIT A

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Vaginia 22313-1450 www.uspla.gov

P.005

APPLICATION NO.	F	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/769,176		01/29/2004	David Kammer	PALM-3195.PSLCON	7805
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SUITE 810		·	NEGEOVEN	ARTUNIT	PAPER NUMBER
LOS ANGEL	ES, CA	90069		2618	
			OCT 1 0 2006	DATE MAILED: 10/06/2006	
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Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

UUT 1 5 2007

EXHIBIT A

DESIGN OF PETITIONS

			OTTIOL OF PETITIONS	
ŀ		Application No.	Applicant(s)	
Notice of About		10/769,176	KAMMER, DAVID	
Notice of Abandonment		Examiner	Art Unit	
		Marceau Milord	2618	
- The MAILING DATE of the	his communication		with the correspondence address-	
1			www.ora.anteoperationed.com	
This application is abandoned in view	•		•	
period for reply (including a to	(with a Certificate otal extension of time	of Mailing or Transmission de of month(s)) which e	ated), which is after the expiral on	
-			ply under 37 CFR 1.113 (a) to the fina	-
application in condition for all Continued Examination (RCE	owance; (2) a timely i) in compliance with	filed Notice of Appeal (with a 37 CFR 1.114).	nely filed amendment which places the opeal fee); or (3) a timely filed Requestion	st for
(c) A reply was received on final rejection. See 37 CFR 1	but it does not cor .85(a) and 1.111. (S	stitute a proper reply, or a bo See explanation in box 7 belo	na fide attempt at a proper reply, to the v).	ie non-
(d) No reply has been received.	•			
2. Applicant's failure to timely pay to from the mailing date of the Notice	te of Allowance (PTC)L-85).		
(a) The issue fee and publication——), which is after the exp Allowance (PTOL-85),	n fee, if applicable, iration of the statutor	was received on (with y period for payment of the la	a Certificate of Mailing or Transmis sue fee (and publication fee) set in th	sion dated e Notice of
(b) The submitted fee of \$	is insufficient. A bala	ance of \$ is due.	·	
The issue fee required by 3	7 CFR 1.18 is \$	The publication fee, if requ	ired by 37 CFR 1.18(d), is \$	
(c) The issue fee and publication	fee, if applicable, ha	s not been received.		
Applicant's failure to timely file con Allowability (PTO-37).	rrected drawings as	equired by, and within the th	ee-month period set in, the Notice of	·
(a) Proposed corrected drawings after the expiration of the peri	were received on od for reply.	(with a Certificate of Mai	ing or Transmission dated), wh	nich is
(b) П No corrected drawings have t	een received,			
4. The letter of express abandonme the applicants.	nt which is signed by	the attorney or agent of reco	rd, the assignee of the entire interest,	or all of
5. The letter of express abandonme 1.34(a)) upon the filing of a continuous	nt which is signed by nuing application.	an attorney or agent (acting	in a representative capacity under 37	CFR
 The decision by the Board of Pate of the decision has expired and the 	ent Appeals and Inte nere are no allowed o	ference rendered ona	nd because the period for seeking co	urt review
7. The reason(s) below:	1.1			•
M_{M}	MECK			
MARCEA PRIMARY	UMILORD EXAMINER			
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•			Marceau Milord Primary Examiner	
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LS. Patent and Trademark Office	<u>. </u>			
'TOL-1432 (Rev. 04-01)	Notic	e of Abandonment	Part of Paper No. 2	0060929

Part of Paper No. 20060929

EXHIBIT B

10/769,176 Applicant: David Kammer

Typed or printed name

Reena Kuyper

	Linderthe D			IBIT B	S. Patent a	ad Tendamod	PTO/SB/21 (09-04) of for use flarough 07/31/2006. OMB 0651-0031 k Officer, U.S. DEPARTMENT OF COMMERCE
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		Berry & Associates P.C.					
	Signature /Reena Kuypar/						
Printed	Printed name Resna Kuyper						
Date	<u> </u>	September 14, 2006			Reg. No.	33,830	
CERTIFICATE OF TRANSMISSION/MAILING							
the date	e shown be	ng ing the least coast coast at the still of the	ing facsim elope addi	rile transmitted to the USF ressed to: Commissioner	TO or defi for Patents	osited with 6, P.O. Box	the United States Postal Service with 1450, Alexandria, VA 22313-1450 on
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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gethering, preparing, and submitting line completed application form to the USPTO. Time will vary depending upon the hollwilusi case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Tradomark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

EXHIBIT B

Date | September 14, 2006

EXHIBIT B

PTO/S8/17 (01-06)

Approved for use through 07/31/2008 OMB 0651-0032

U.S. Patent and Teademark Office; U.S. DEPARTMENT OF COMMERCE

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This collection of information is required by \$7 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by \$5 U.S.C. 122 and \$7 CFR 1.14. This collection is estimated to take \$0 minutes to complete, including gathering, properting, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandris, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. 2 EIND TO: Commercial properties of the completing the form, call 1-800-PTO-9199 and select option 2.

EXHIBIT B

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Approved for use through (17/31/2006, OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE
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PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)	Docket Number (Optional)	7
FY 2005	3195,PALM.PSI.CON FAX REC	PWEE
(Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)		_
Application Number 10/769,176	Filed January 29, 2004 OCT 1 5	7007
FOR EFFICIENT SERVICE REGISTRATION FOR LEGACY APPLICA	TIONS IN A BLUETOOTH OFFICE OF D	ET (7) Picker
Art Unit 2682	Examiner Milford, Marceau	911110143
This is a request under the provisions of 37 CFR 1.136(a) to extend the perio application.		
The requested extension and fee are as follows (check time period desired ar	nd enter the appropriate fee below):	1
Fee	Small Entity Fee	
One month (37 CFR 1.17(a)(1)) \$120	\$60 <u>\$</u>	
Two months (37 CFR 1.17(a)(2)) \$450	\$225 \$	Ì
Three months (37 CFR 1.17(a)(3)) \$1020	\$510 \$ 1020	
Four months (37 CFR 1.17(a)(4)) \$1590	\$795	ļ
Five months (37 CFR 1.17(a)(5)) \$2160	\$1080 \$	1
Applicant claims small entity status. See 37 CFR 1.27.		Ĭ
A check in the amount of the fee is enclosed.		
Payment by credit card. Form PTO-2038 is attached.		
The Director has already been authorized to charge fees in this ap	plication to a Deposit Account.	1
The Director is hereby authorized to charge any fees which may be		
WARNING: Information on this form may become public. Credit card informat Provide credit card information and authorization on PTO-2038.	ion should not be included on this form.	
I am the applicant/inventor,		
assignee of record of the entire interest. See 37 CFF Statement under 37 CFR 3.73(b) is enclosed (For	1 3.71. m PTO/SB/96)	
attorney or agent of record. Registration Number 3	3,830	
attorney or agent under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34		
/Reena Kuyper/	September 14, 2006	
Signature	Date	
Reena Kuyper	(310) 247-2860	
Typed or printed name	Telephone Number	
IOTE: Signatures of all the inventors or assignees of record of the entire interest or their representativi ignature is required, see below.	ro(s) see required. Submit multiple forms if more than one	
X Total of 1 forms are submitted.		

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a bornetii by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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PTO/SB/26 (09-05)

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) 3195.PARASLIGIEC
In re Application of: David Kammer	OCT + F
Application No.: 10/769,178	OCT 15 7007
Filed: January 29, 2004	OFFICE OF PETITION
FOIL EFFICIENT SERVICE REGISTRATION FOR LEGACY APPLICATIONS IN A BLUETOOTH ENVIR	RONMENT
the instant a state of the instant and the instant are stated on the instant a	prior patent is defined in 35 U.S.C. 154 owner hereby agrees that any patent so orior patent are commonly owned. This successors or assigns.
is in any manner terminated prior to the expiration of its full statutory term as presently shortened by Check either box 1 or 2 below, if appropriate,	y any terminal disclaimer.
1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all belief are believed to be true; and further that these statements were made with the knowledge that with made are punishable by line or imprisonment, or both, under Section 1001 of Title 18 of the United Statements may jeopardize the validity of the application or any patent issued thereon.	statements made on information and
2. The undersigned is an attorney or agent of record. Rag. No. 33,830	
Poon Visingel	
/Reena Kuyper/ Signature	September 14, 2006 Date
Reena Kuyper Typed or printed name	
-	(810) 247-2860
Terminal disclaimer fee under 37 CFR 1,20(d) included.	Telephone Number
WARNING: Information on this form may become public. Credit card information be included on this form. Provide credit card information and authorization of	ilon should not n PTO-2038.
Statament under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.	

This collection of information is required by 37 CFR 1,321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, calt 1-800-PTO-9139 and select option 2.

EXHIBIT B

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EXHIBIT B

OFFICE OF PETITIONS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re	the Ap	plication of:) Customer No.:	49,637 ~
		David KAMMER) Confirmation No.:	7805
Serial	l No.:	10/769,176) Group Art Unit:	2682
Filed:	; •	January 29, 2004) Examiner:	Milord, Marceau
For:	REGI	CIENT SERVICE STRATION FOR LEGACY ICATIONS IN A) Attorney Docket No.:	3195.PALM.PSI.CON
		TOOTH ENVIRONMENT) Office Action dated:	March 14, 2006

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT AND RESPONSE TO OFFICE ACTION

Dear Sir:

Prior to examination of this application and in response to the Office Action dated March 14, 2006, please amend the application as shown herein.

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 6 of this paper,

CERTIFICATE OF MAILING UNDER 37 CFR §1.8

I hereby certify that this document (along with any referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as First Class mail in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

September 14, 2006

Reena Kuyper/

Date

EXHIBIT B Page 1 of 8

10/769,176 March 14, 2006 **EXHIBIT B**

IN THE CLAIMS:

A complete set of the claims is included below, reflecting added subject matter (underlining) and deleted subject matter (strikethrough), as well as the current status of each claim. This listing of claims will replace all prior versions, and listings, of claims in the application:

- 1. (Original) In a wireless device having a transceiver, a method for providing a service record for an application running on a virtual serial port, said method comprising the steps of:
 - a) executing said application, wherein said application is a legacy application operable to communicate with a peripheral device over a serial connection;
 - b) opening a virtual serial port for said application, wherein said virtual serial port is opened by a virtual serial port driver and wherein said virtual serial port emulates said serial connection;
 - c) creating a service record corresponding to said application; and
 - d) registering in said service record a service name identifying said application, wherein said service name is provided by said virtual serial port driver.
- 2. (Original) The method as recited in Claim 1 wherein said wireless device is a Bluetooth-enabled device.
- 3. (Original) The method as recited in Claim 2 wherein said service record is a Service Discovery Protocol service record.

EXHIBIT B

Page 2 of 8

10/769,176 March 14, 2006

EXHIBIT B

- 4. (Original) The method as recited in Claim 2 wherein said virtual serial port driver is substantially compliant with the RFCOMM protocol and comprises a port emulation entity.
- 5. (Original) The method as recited in Claim 4 wherein said step b) comprises the step of:bl) selecting a RFCOMM channel number for said virtual serial port.
- 6. (Original) The method as recited in Claim 5 wherein said step d) comprises the step of:

 including said RFCOMM channel number in said service name.
- 7. (Original) The method as recited in Claim 1 wherein said step d) comprises the step of:
 deriving said service name from a name for said application.
- 8. (Original) The method as recited in Claim 1 wherein said step d) comprises the step of:
 using a default name for said service name.
 - (Original) A wireless device comprising:
 a bus;

EXHIBIT B

Page 3 of 8

10/769,176 March 14, 2006

EXHIBIT B

a wireless transceiver unit coupled to said bus and for communicating with other wireless devices;

a processor coupled to said bus; and

a memory unit coupled to said bus and comprising processor instructions for performing a method for providing a service record for an application running on a virtual serial port, said method comprising the steps of:

- a) executing said application, wherein said application is a legacy application operable to communicate with a peripheral device over a serial connector;
- b) opening a virtual serial port for said application, wherein said virtual serial port is opened by a virtual serial port driver and wherein said virtual serial port emulates said serial connector;
 - c) creating a service record corresponding to said application;
 and
- d) registering in said service record a service name identifying aid application, wherein said service name is provided by said virtual serial port driver.
- 10. (Original) The wireless device of Claim 9 wherein said wireless device and said other wireless devices are Bluetooth-enabled devices.

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- 11. (Original) The wireless device of Claim 10 wherein said service record is a Service Discovery Protocol service record.
- 12. (Original) The wireless device of Claim 10 wherein said virtual serial port driver is substantially compliant with the RFCOMM protocol and comprises a port emulation entity.
- 13 (Original) The wireless device of Claim 12 wherein said step b) of said method comprises the step of:
 - bl) selecting a RFCOMM channel number for said virtual serial port.
- 14. (Original) The wireless device of Claim 13 wherein said service name comprises said RFCOMM channel number.
- 15. (Original) The wireless device of Claim 9 wherein said service name is derived from a name for said application.
- 16. (Original) The wireless device of Claim 9 wherein said service name is a default name.

17-24. (Canceled)

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REMARKS

This amendment is responsive to the Office Action dated March 14, 2006. In the office action the Examiner rejected claims 1 and 9 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1 of U.S. Patent No. 6,826,387 (application serial no. 09/728,025) to Kammer. The Examiner acknowledges that the conflicting claims are not identical, but takes the position that the claims presented here are not patentably distinct from those that issued in U.S. Patent No. 6,826,387.

In particular, with respect to the claims presented here, the Examiner takes the position that steps are shown in the prior patent to Kammer (U.S. Patent No. 6,826,387). Although the Applicant believes that the claims presented here are different, to expedite allowance of this application, he is submitting a terminal disclaimer. This terminal disclaimer is submitted to overcome the obviousness type double patenting rejection. With this terminal disclaimer, the owner or assignee with 100 percent interest in this application disclaims (under the conditions indicated in the terminal disclaimer) the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term of prior patent 6,826,387. The Examiner is respectfully requested to withdraw his rejection of the claims pending in this application and to allow them.

35 U.S.C. § 103 Rejections

The Examiner has rejected claims 1-16 under 35 U.S.C. §103(a) as being unpatentable over Singhal et al. (U.S. Patent No. 6,633,761) in view of Shuster et al. (U.S. Patent No. 6,633,761). The Examiner takes the position that Singhal et al., discloses all the claimed elements other than the feature of a transceiver comprising the step of executing an application, wherein the application is a legacy application operable to communicate with a peripheral device over a serial connection. The Examiner relies on Schuster et al., for filling that void, taking the position that Schuster et al., is from the same field of endeavor. Applicant respectfully submits that there is no suggestion in Singhal et al. that invites a combination in the manner that the Examiner suggests. Applicant respectfully traverses that it would have been obvious to combine the references as the Examiner suggests and urges the Examiner to reconsider the rejections in view of the following reasoning set forth below.

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For rejections under 35 U.S.C. Section 103, the establishment of a prima facie case of obviousness requires that all the claim limitations must be taught or suggested by the prior art. MPEP § 2143.03 The establishment of a prima facie case of obviousness requires that the claimed combination cannot change the principle of operation of the primary reference or render the reference inoperable for its intended purpose. MPEP § 2143.03

To resolve the issue of patentability based on obviousness, the Examiner must not only look to the teaching in the asserted references that meets the claimed limitations, but must also point to the motivation in the asserted references that invites a combination in the event one reference is devoid of a particular teaching. Simply using the benefit of hindsight in combining references is improper. In re Lee, 277 F.3d 1338, 1342-45 (Fed. Cir. 2002); In re Deminski, 796 F.2d 436, 442 (Fed. Cir. 1986)). Rather, obviousness is to be determined from the vantage point of a hypothetical person having ordinary skill in the art to which the patent pertains. See 35 U.S.C. § 103(a). The legal construct also presumes that all prior art references in the field of the invention are available to this hypothetical skilled artisan. In re Carlson, 983 F.2d 1032, 1038, 25 USPQ 2d 1207, 1211 (Fed. Cir. 1993).

An examiner may often find every element of a claimed invention in the prior art. "Virtually all [inventions] are combinations of old elements." Environmental Designs, Ltd. V. Union Oil Co., 713 F.2d 693, 698, 218 USPQ 865, 870 (Fed.Cir. 1983); see also Richel, Inc. v. Sunspool Corp., 714 F.2d 1573, 1579-80, 219 USPQ 8, 12 (Fed.Cir. 1983). If identification of each claimed element in the prior art were sufficient to negate patentability, very few patents would ever issue. Furthermore, rejecting patents solely by finding prior art corollaries for the claimed elements would permit an examiner to use the claimed invention itself as a blueprint for piecing together elements in the prior art to defeat the patentability of the claimed invention. Such an approach would be "an illogical and inappropriate process by which to determine patentability." Sensonics, Inc. v. Aerosonic Corp., 81 F.3d 1566, 1570, 38 U.S.P.Q.2d 1551, 1554 (Fed.Cir.1996). In other words, the examiner must show reasons that the skilled artisan, confronted with the same problems as the inventor and with no knowledge of the claimed invention, would select the elements from the cited prior art references for combination in the manner claimed.

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Conclusion

All of the stated grounds of rejection have been properly traversed, accommodated, or rendered moot. Applicant therefore respectfully requests that the Examiner reconsider all presently outstanding rejections, and that they be withdrawn. The Examiner is invited to telephone the undersigned representative if an interview might expedite allowance of this application.

Respectfully submitted, BERRY & ASSOCIATES P.C.

Dated: September 14, 2006

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10/769,176 Applicant: David Kammer 11:36pm

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Please acknowledge receipt of the following by affixing hereon the Patent and Trademark Office data stamp and returning this card to our office.

AMENDMENT AND RESPONSE TO OFFICE ACTION

Applicants Serial No.: Filed:

For.

January 29, 2004 EFFICIENT SERVICE REGISTRATION FOR LEGACY APPLICATIONS IN A BLUETOOTH ENVIRONMENT

Attorney(s): Docket No.: Date of Deposit:

Enclosures:

Reena Kuyper _3195.PALM.PSI.CON September 14, 2006

David KAMMER

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Transmittal Forms Fee Transmittal; Petition for Extension of Time; Amendment and Response to Office Action; Return Poscard P

